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## WASTE PIT AREA STORMWATER RUNOFF CONTROL REMOVAL ACTION

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## **Department of Energy**

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MAY 1 4 1991 DOE-1327-91

Ms. Catherine A. McCord
Remedial Project Manager
U. S. Environmental Protection Agency
Region V - 5HR-12
230 South Dearborn Street
Chicago, IL 60604

Mr. Graham E. Mitchell, DOE Coordinator Ohio Environmental Protection Agency 40 South Main Street Dayton, OH 45402

Dear Ms. McCord and Mr. Mitchell:

## WASTE PIT AREA STORMWATER RUNOFF CONTROL REMOVAL ACTION

References: 1) Letter, C. A. McCord to J. R. Craig "Removal #2 Pit Stormwater Work Plan Mod. Submittal, U.S. DOE Fernald, OH6 890 008 976," dated April 15, 1991

2) Letter, G. E. Mitchell to J. R. Craig "Conditional Approval Revised Waste Pit Stormwater Removal," dated April 2, 1991

The above referenced letters approved the Revised Work Plan for the Waste Pit Stormwater Runoff Removal Action contingent upon the satisfactory incorporation of specified modifications. The purpose of this correspondence is to document the incorporation of modifications required by References 1 and 2 into the aforementioned Work Plan. Enclosure 1 addresses modifications required and comments made by U. S. EPA. Enclosure 2 addresses specific changes required by Ohio EPA.

Included with this correspondence as Enclosure 3 is the Revised Sampling and Analysis Plan for the FMPC Waste Pit Area Stormwater Runoff Control Project. This enclosure will be referenced in Enclosures 1 and 2, and has been modified to reflect the changes required by U. S. EPA and Ohio EPA. Enclosure 4 is a revised summary schedule for the Waste Pit Area Stormwater Runoff Control Removal Action.

We are proceeding with this Removal Action as outlined in the Revised Removal Action Work Plan (Enclosure 5). Any comments U. S. EPA or Ohio EPA may have regarding resolution of the comments contained in the referenced letters should be transmitted to us as soon as possible.

U. S. EPA and Ohio EPA should note that while every effort is being undertaken to expedite implementation of this Removal Action, inclusion of HSL sampling and analysis as a pre-excavation requirement into the scope of the Work Plan has caused the schedule to lengthen. This new work scope was added in response to requirements for modification of the Work Plan by both U. S. EPA and Ohio EPA. Reference to the enclosed schedule will show a three-month slip in the completion date from April 1992, as presented in the conditionally-approved Work Plan. to July 1992.

If you have any questions, please contact Oba Vincent at (513) 738-6937 or FTS 774-6937 or me at (513) 738-6159 or FTS 774-6159.

Sincerely.

Jack R. Craig

Fernald Remedial Action

Project Manager

FSO: Vincent

Enclosures: As stated

cc w/encl.:

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cc w/o encl.:

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C. EFA File

## WASTE PIT STORM WATER RUN-OFF CONTROL SCHEDULE

